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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/798,545	03/11/2004	Alok Srivstava	oracle01.031	6477
7590 04/28/2009 Gordon E. Nelson			EXAMINER	
57 Central St.			KIM, PAUL	
P.O. Box 782 Rowley, MA 01	.969		ART UNIT	PAPER NUMBER
•			2169	
			MAIL DATE	DELIVERY MODE
			04/28/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/798,545	SRIVSTAVA, ALOK				
Office Action Summary	Examiner	Art Unit				
	PAUL KIM	2169				
The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period variety reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 19 Fe	ebruary 2009.					
·— · · · · · · · · · · · · · · · · · ·	action is non-final.					
closed in accordance with the practice under E	•					
Disposition of Claims						
4)⊠ Claim(s) <u>1-28</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-28</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau						
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s)	_					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P					
Paper No(s)/Mail Date	6)					

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DETAILED ACTION

1. This Office action is responsive to the following communication: Amendment filed on 19 February 2009.

2. Claims 1-28 are pending and present for examination.

Response to Amendment

- No claims have been amended.
- 4. No claims have been cancelled.
- 5. No claims have been added.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1, 3, 5, 7, 9, 11 13, 15, 17, 19, 21, 23, 25 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levy (U.S. Patent No. 5,995,961, hereinafter referred to as LEVY), filed on 7 November 1996, and issued on 30 November 1999, in view of Malkin et al (U.S. Patent No. 6,317,795, hereinafter referred to as MALKIN), filed on 22 July 1997, and issued on 13 November 2001.
- 8. **As per independent claim 1, 5, 9, 11, 15, 17, 19, 23 and 25**, LEVY, in combination with MALKIN, discloses:
 - A method of initiating a connection via a network for a streaming data item between a client that contains the streaming data item and a streaming data item server for the streaming data item, the client and the streaming data item server being accessible to each other via the network and the method comprising the steps:

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receiving a specification of the streaming data item from the client via the network {See LEVY, C4:L25-34, wherein this reads over "the user formulates a query"} by a search server that is accessible to the client via the network;

using the specification by the search server to make a query on a database system that is accessible to the search server, the query returning a first identifier that identifies the streaming data item {See LEVY, C4:L25-34, wherein this reads over "[g]iven a query, Plan Generator accesses source descriptions in which the contents and capabilities of the available information sources are available"}; and

providing the first identifier and a second identifier from the search server to the streaming data item server that contains the streaming data item, the second identifier identifying the client and the first identifier and the second identifier are used by the streaming data item server to establish the connection {See LEVY, C4:L25-34, wherein this reads over "[b]ased on the descriptions, Plan Generator determines which information sources are relevant for the given query"}, with the client, wherein the connection does not run through the search server {See MALKIN, Figure 2}.

While LEVY may fail to expressly disclose an invention wherein the connection does not run through the search server, MALKIN discloses a system wherein a client, a mask provider, and a content server node are connected via a network. See MALKIN, col. 5, line 48 – col. 6, line 42. MALKIN further discloses that a client can issue requests via the network for multimedia content, such that said requests are processed by a mask provider, and the appropriate content transmitted by the content server directly to the client (i.e. via a connection which does not run through the search server). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above invention suggested by LEVY by combining it with the invention disclosed by MALKIN.

One of ordinary skill in the art would have been motivated to do this modification so that once the search server determines the location of the streaming data item, the client may make establish a direct connection with the data host.

Furthermore, it would be inherent to include a second identifier identifying the client in a search engine system since it would be necessary identify the client to which the search results are returned.

9. **As per dependent claims 3, 7, 13, 21 and 27**, LEVY, in combination with MALKIN, discloses:

The method of initiating a connection set forth in claim 1 wherein:

the database system is an object relational database system {See LEVY, Figure 1, Element 140} that includes a table containing an object that represents the streaming data

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item, an open method for the object is defined in the database system, the open method returning the first identifier {See LEVY, C4:L25-34, wherein this reads over "[g]iven a query, Plan Generator accesses source descriptions in which the contents and capabilities of the available information sources are available"}; and

the database system responds to the query by executing the open method and returning the first identifier {See LEVY, C4:L25-34, wherein this reads over "[g]iven a query, Plan Generator accesses source descriptions in which the contents and capabilities of the available information sources are available" and "[b]ased on the descriptions, Plan Generator determines which information sources are relevant for the given query"}.

Furthermore, it would be inherent to the claimed invention that an object relational database system would include a table of objects.

- 10. Claims 2, 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24, 26 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over LEVY, in view of MALKIN, and in further view of Rodriquez (USPGPUB No. 2004/0059720, hereinafter referred to as RODRIGUEZ), filed on 23 September 2002, and published on 25 March 2004, and in further view of Official Notice.
- 11. **As per dependent claims 2, 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24, 26 and 28**, LEVY, in combination with MALKIN and Official Notice, discloses:

The method of initiating a connection set forth in claim 1 wherein:

the client, the streaming data item server, and the search server communicate via the network using the HTTP protocol {See RODRIGUEZ, [0002], wherein this reads over "Web pages or domain addresses on the Internet or on any other public or private global computer network"};

the first identifier is a URL for the streaming data item {See RODRIGUEZ, [0042], wherein this reads over "[t]he search system is an application that allows users to enter predetermined search keywords and provides a list of results containing site information and media elements pertaining to each Web site"}; and

the second identifier is a current IP address for the client.

It would have been obvious to one of ordinary skill in the art at the time the invention was created to have an identifier be an IP address for the client since the IP/network address is necessary in the return of the search results.

Response to Arguments

12. Applicant's arguments, see page 1, filed 19 February 2009, with respect to the rejection(s) of claim(s) 1, 5, 9, 11, 15, 17, 19, 23 and 25 under 35 U.S.C. 103 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Malkin et al.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to PAUL KIM whose telephone number is (571)272-2737. The examiner can normally be reached on M-F, 9am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Tony Mahmoudi can be reached on (571) 272-4078. The fax phone number for the organization where
this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Paul Kim/

Paul Kim Examiner, Art Unit 2169 TECH Center 2100